

IN THE DISTRICT COURT OF THE UNITED STATES
FOR THE MIDDLE DISTRICT OF ALABAMA
RECEIVED NORTHERN DIVISION

2006 MAY 11 A 9:49

Richard Wayne Wright, Sr. *

DEBRA P. HACKETT, CLK
DISTRICT COURT
MIDDLE DISTRICT ALA

Pro-Se.,

* Civil Actions No

-VS-

* 2:05-CV-439-A-WO

Sylvester Nettles, et.al., *

Defendants, *

Plaintiff Wright Motion To Amend

I Richard Wayne Wright, Sr., am the plaintiff, Pro-Se. in the above encaptioned matter/ motion and declares as Following:

1). Plaintiff Wright is having great difficulty trying to get relevant papers back from the United States District Court in Washington. Such paper work/exhibits shows defendants S. Nettles, A. Holt, L. Boyd and C. Blackledge, all of 'whom' are considered members of the enemy Validation Committee 'who' exhibited deliberate indifference. (See Exhibit one (1), return receipt of plaintiff Wright Complaint sent to said Court).

2). Many ailments (physical) are ^{R.W.W} ~~causing~~ causing plaintiff Wright difficulty in daily task. One of plaintiff Wright main concern is his deteriorating sight, Cause by unknown reasons made known to plaintiff by the health care providers (PHS employees even until this present day/ date may 9, 2006,

not to exclude other physical ailments popping in joints, short term memory lost, ect. Prison Health Service (PHS) employee(s) refuse to properly assess and/or diagnose the causes of plaintiff vision problems. (See Exhibit two (2) Department of Corrections Eye Chart two (2) sided document).

^{R.W.W} Plaintiff Wright is under potential ~~FFea~~ threat and eminent danger due to (his) Complaints Filed (both) past and present by DOC officials. Defendants and Defendant's agents refuse to harken unto plaintiff Complaint of the allergic reaction Cause by taking too much Tuberculin Solution (Aplisol- tuberculin PPD, diluted) (here after referred to as PPD)). The first initial PPD test which started such allergic reaction began on April 15, 2004. (See exhibit three (3)). This test with PPD was followed by four (4) consecutive testing during quarantine procedures done by DOC officials at Bullock Correctional Facility, (B.C.F.). Prison officials here at Ventress Correctional Facility has not made this documentation available to plaintiff concerning the above mention quarantine. Neither are the prison official and/or health care providers/(PHS) employees making the proper notation in plaintiff prison / medical file to the reaction

OF Such testing (PPD). As defendant's Form of punishment they are writing disciplinary after disciplinary Institutional Rule Violation No. Sixty-two (# 62) (Intentionally Creating a security, safety and health hazard). Defendants misuse of power and ill treatment is done to raise plaintiff's security level (SL) to Five (5) and subject plaintiff to the potential harm at a level Five (5) prison to follow through with defendant S. Seals' recommendation for plaintiff on August 20, 2004, a level Five security level (SL). See Exhibit Four (4) Sick Call request dated 17 Nov 04 Wednesday, 1:45 p.m.

Defendants J. Dowling (Lt.) and S. Carter (Sgt) tried to subject plaintiff to other testing medication Hepatitis B Vaccine on November 21, 2005. Plaintiff refused such vaccine because he had not been properly tested and his fear of other reactions. This angered them and was a motivating factor plaintiff suffered an assault two (2) days later at the hands of Sgt. S. Carter and assailant on November 23, 2005.

Done this on the 9th day of May, 2006.

Respectfully Submitted,

Richard W. Wright Sr.

Richard Wayne Wright Sr. #187140
Ventress Correctional Facility
Segregation Unit/Cell # 801
Post Office Box 767
Clayton, Alabama 36016

Certificate of Service

This is to Certify that I Richard Wayne Wright, Sr. am the plaintiff, Pro-Se in the above encaptioned motion and Certify I have sent this motion to the Clerk of this Court and earnestly ask due to plaintiff indigent status that this Honorable Court and/or Clerk Forwarded a Copy of this (Said) motion to the defendants Counsel(s) which are as Following:

Gregory F. Yaghmai
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Alabama Department of Correction
Legal Division
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by placing this motion in the United States mail box at Ventress Correctional Facility by (hand delivery) to the officer on duty, to be placed in the legal mail box located in the kitchen and postage be properly provided by Prison officials and properly address this on the 4th day of May, 2006.

Respectfully submitted,
Richard W. Wright Sr.
Richard Wayne Wright Sr. #187140